

Vol. 39

h

eir or

ed

nt

sh 188

W

pp.

pp.

cite

8 8

lex all

AN OF ST. LOUIS, MO., DECEMBER 28, 1894.

No. 26

Third Edition.

# LATEST AND BEST WORK

On the Subject.

# HIGH ON RECEIVERS.

## By JAMES L. HIGH.

The rapid development of the law relating to receivers has necessitated a new edition of this remarkable successful work.

This Third Edition is a thorough and complete revision of the whole text of the second edition, supported by an exhaustive citation of the later cases, illustrating every phase of the Law of Receivers.

## The Most Important Additions to the Text are upon the Topics of

RECEIVERS AT THE SUIT OF JUDGMENT CREDITORS. RECEIVERS OVER PRIVATE CORPORATIONS. RECEIVERS OVER REAL ESTATE.

RECEIVERS IN CASES OF MORTGAGES.

RECEIVERS OVER RAILWAYS.

PREFERRED INDEBTEDNESS IN RAILWAY CASES. ACTIONS AGAINST RECEIVERS.

RECEIVERS' CERTIFICATES.

This work embraces the entire body of English and American law upon the important subject of Receivers, their Duties, Functions, Powers, Rights of Action; the principles governing the courts in their appointment; the application of these principles in cases of Corporations, Railways, Creditors, Partners, Real Property, Mortgages, Trust and Fiduciary Relations, and generally, all the various modifications of the Law and Practice of Receivers as applied at the present day.

Chapter XI, "Receivers over Railways," has six subdivisions, covering "Prin ciples Governing the Jurisdiction," "Receivers in Aid of Mortgages and Bonds holders," "Functions and Duties of the Receiver," "Preferred Debts," "Actions Against the Receiver," "Receiver's Certificate."

One vol.. 900 pages, \$6.00 net; or prepaid on receipt of \$6.25.

CALLAGHAN & COMPANY, CHICAGO, ILL.

#### CENTRAL LAW JOURNAL.

#### Central Law Journal.

A LEGAL WEEKLY NEWSPAPER.
Published by
Central Law Journal Company,
919 OLIVE ST., ST. LOUIS, MO.
fo whom all communication should be addressed.
Subscription price, Five Dollars per annum, in advance. Single numbers, I WENTY-FIVE CENTS.

Copyright 1894, by CENTRAL LAW JOURNAL COMPANY. Entered at the post-office, St. Louis, Mo., as second-class matter.

#### GET YOUR LAW JOURNALS BOUND.

Central Law Journal Company. ST. LOUIS, MO.

# University of Michigan.

The next session opens October 1st. For cat-alogue giving full information, address J. C. KNOWLTON,

ANN ARBOR, MICHIGAN.

## Yale Law School.

NEW HAVEN, CONN.

Twenty-five instructors; degrees of LL. B., B. C.L., M. L. and D. C. L. conferred. Regular course, two years. Post graduate courses, one and two years.

For information, address Prof. FRANCIS WAYLAND, DEAN.

#### Fifty Cents Per Vol. Fifty Cents Per Vol.

We are about to remove from our present location, and in order to close out our stock before doing so, we offer the following unbeard of bargains in second-hand standard English Reports at 50 cents per volume. Adam's Foolesiastical Pens

Adam's Ecclesiastical Reps., 1st 2 vols., London		
Ed., 1825	\$ 2	00
Ambler's Chancery Reports, Dublin Ed., 1790		50
Barnwell & Alderson's Reps., Am. Ed., 1820, 4 vols	2	00
" odd vols. 3, 4, 5, each		50
Ball & Beatty's Reports, vol. 2, 1824		50
Blackstone (Henry) Reps., London Ed., 2 vols.	1	00
Bonsanquet & Puller's Rep, Am. Ed., 1805, 5 vols	2	50
Burrow's K. B. Reps., Dublin Ed., 5 vols	2	50
Brown's Chan Bens Perkins' Ed 1st Am		
1844, 4 vols., best ed	2	00
Comyn's Digest, 4th Dublin Ed., 1793, 6 vols	3	00
Comyn's Reports, Dublin Ed		50
Cook's Abridgment of the 13 parts by Dunlap, 1		
vol., 1813		50
Unitty & Statutes, 2 vois. in 4 books, 1029	2	00
Croke's Reports, Dublin Ed., 3 vols	1	50
Coventry & Hughes' Digest, 1832, 2 vols	1	
Campbell's Nisi Prius Reps., Am. Ed., 4 vols	2	00
Cowper's Reports, Am. Ed., 2 parts	1	
Douglas Reports, 1st Am. Ed., 1807, 2 vols	1	
Dunford & East's Reports, London Ed., 8 vols	4	00
East's Reps., 16 vols. in 8, Am. Ed., 1845, by		
Wharton	8	00
East's Reps., 16 vols., Am. Ed., 1802	8	00
Espinassi's Nisi Prius Reps., Day Ed., 5 vols.	3	nn
Peake's Nisi Prins Reps., 1 vol bound in 3	a	UU
English Law & Equity Reps., 40 vols. & Digest,	20	00
English Exchequer Reps., containing Price 18		
vols., Daniel 1 vol., McClellan 1 vol., Weight-		
wick's 1 vol., 16 vols. bound in 6 books, Am.		
Ed., 1835	8	
Keene's Reps., 2 vols., London Ed., 1836	1	
Legal Observer, 1st 15 vols. in 13, London, 1831	7	
Meeson & Welsby Exchequer Reps., 17 vols	8	
Merrival's Chan. Reps., Am. Ed., 3 vols	1	
Maule & Selwyn Reps. K. B., 5 vols., 1819	2	
Modern Reports, 12 vols. bound in 9	6	
Marshall's Reports, London, 1817, 2 vols	1 (	
Moak's English Reports, 1st 15 vols	7 :	
Peak's Nisi Prius Reports, 1 vol. Am. Ed., 3 vols.		50
Above are only a few of our bargains. For the	nex	
sixty days we will give unheard of bargains in	wha	at
we have. Send your list to us. Address		

WILLIAMSON LAW BOOK CO., Rochester, N. Y.

## PATTISON'S LATE MISSOURI DIGEST.

(CONTINUATION OF McQUILLIN.)

#### TO INCLUDE-

Supreme Court Cases, volumes 102 to 120.

Appellate " 43 to 58.

S. W. Reporter Cases that will not appear in above volumes.

The whole comprising about as many cases as are usually contained in 40 volumes of Reports.

This is the ONLY complete Digest of all late cases, both Supreme and Appeal.

Two Volumes. In Press.

#### SPECIAL REDUCTION—

McQUILLIN'S MISSOURI PLEADING AND PRACTICE.

Two Volumes, regular price \$15, reduced to \$10.

If you do not have a complete set of Missouri Digests or Reports, write us.

OUR PRICES INCLUDE DELIVERY.

GILBERT BOOK COMPANY, ST. LOUIS.

## INDEX-DIGEST

## TO THE EDITORIALS, NOTES OF RECENT DECISIONS, LEAD-ING ARTICLES, ANNOTATED CASES, LEGAL NEWS, CORRESPONDENCE AND BOOK REVIEWS IN VOLUME 39.

A separate subject-index for the "Digest of Current Opinions" will be found on page 529, following this Index-Digest.

#### ADMINISTRATION,

how far and upon whom the final settlement of an administrator is conclusive, 50, 51.

the widow's quarantine, 50, 51.

validity of letters of administration issued upon the estate of a living person, 296.

#### ADMIRALTY,

claim for the price of a boiler furnished in the building and equipment of a steamer before her launching is founded on a non-maritime contract and is enforceable in rem in a State court under a State statute, 164.

#### ADULTERY.

the character of the evidence required to convict of, 381.

#### AMERICAN BAR ASSOCIATION.

seventeenth annual meeting of the, 81, 197.

#### ANIMALS.

extension of life insurance to horses, 177.

#### ARREST.

without warrant, validity of, 298. what constitutes a wrongful arrest, 376.

#### ASSIGNMENT.

of the right to file a mechanic's lien, effect of, 345, 346.

#### ASSIGNMENT FOR BENEFIT OF CREDITORS,

how far contemporaneous chattel mortgage constitutes an, 358.

#### ASSOCIATIONS AND CLUBS,

a social club room is not a public house, within the meaning of statute prohibiting card playing, 158.

#### ATTACHMENT. See, also, GARNISHMENT.

#### collateral attack of affidavit of, 74. ATTORNEY AND CLIENT.

liability of attorney for expenses of printing brief,

determination of the value of an attorney's services, 21.

improper criticism of a trial judge by an attorney,

right of women to practice law in New Hampshire, 235.

practicing before a relative, 493.

contingent fees, 501.

action in equity by an attorney to secure contingent fees contracted for, 501.

admitting to, after conviction and pending appeal, 275, 513,

#### BANKRUPTCY

a State court, in a subsequent action, cannot annul or disregard a discharge in bankruptcy because of a fraud in obtaining it, 485.

BANKS AND BANKING. NKS AND BANKING. See, also, NATIONAL BANK. liability of a drawer of a certified check, 25.

a certificate of deposit in the usual form issued by a bank and made payable to order or bearer is negotiable and a bona fide purchaser thereof for value after maturity without notice is protected,

it is negligence in the holder of a check to send it directly to the drawee residing in a distant place, for payment, and the holder is responsible for any loss occasioned by adopting such course, 112.

liability for drafts indorsed to it for collection after insolvency and assignment, 163.

the pass book given by a bank to a depositor not a written contract but is a prima facie receipt, open to explanation by evidence aliunde, 257.

a county whose funds are deposited in a bank that fails, has no preference over other depositors as to the bank assets, where the identity of the funds deposited by the county has been lost, 276.

## BILLS AND NOTES. See, also, NEGOTIABLE INSTRU-MENT.

the payee of a non-negotiable note, who transfers it by indorsement in blank, does not become liable as the indorser, of a negotiable note would to the indorsee of his indorser, where the second indorsement is also in blank or without recourse,

#### BOND. See PRINCIPAL AND SURETY.

BOOKS RECEIVED, 33, 95, 169, 228, 247, 267, 307, 327, 347, 387, 456, 474, 493, 514,

BUILDING AND LOAN ASSOCIATION, usury by, 13.

validity of ultra vires contract of, 482.

BURGLARY, variance in the description of the place, 321.

CARRIERS OF GOODS, validity of stipulation which provides a time of limitation within which contract may be sued on.

#### CARRIERS OF PASSENGERS,

the doctrine of imputed negligence, 240.

liability of railroad company to passengers traveling on a sleeping car, 356.

liability of carriers to one traveling on a free pass,

how far traveler is bound by conditions on his ticket, which he never read, 415.

liability of, for assault on passenger where the conveyance has been chartered for an excursion, 464. CERTIFICATE OF DEPOSIT.

negotiability of, 66.

CHATTEL MORTGAGE, on crops to be thereafter planted is void as against a subsequent purchaser at an execution sale, 71,

#### CHECKS.

liability of a drawer of a certified check, 25.

due presentment and collection of, 112.

liability for the collection and payment of a forged check, 240.

of bank a negotiable instrument, 296. payment of forged check, 420.

#### CHRISTIAN SCIENCE,

legal status of the doctrine of, 41.

#### CITIZENSHIP.

native of Japan no right to naturalization in the United States, 235.

COLERIDGE, LORD CHIEF JUSTICE, death of, 41.

#### COLLATERAL ATTACK,

of defective attachment affidavit, 74.

#### CONFESSION.

competency of, induced by promises, 482.

#### CONFLICT OF LAWS.

receiver appointed by a court of a foreign nation cannot bring an action in another State as such

New York statute forbidding the transfer of property by corporations in contemplation of in-solvency, does not affect an assignment of a fund in Illinois, executed in Ohlo by a New York corporation, 380.

#### CONGRESS.

can the president approve a bill after the adjournment of, 61, 68.

#### CONSTITUTIONAL LAW,

validity of Illinois Act applying to the sale of railroad tickets by ticket brokers, 42.

taxation of bonds of foreign corporation, 110. validity of State regulation of grain elevators, 157.

validity and construction of ordinances providing for the removal of garbage as a sanitary regulation, 178.

implied reservation upon legislative power, 208.

what a constitution should and should not be, address of Ex. Gov. Russell before the Yale Law School, 255.

how far the erection of elevated railroads in streets is a taking of property of abutting owners, within constitutional prohibition, 283.

validity of special act conferring corporate powers,

the making of State constitutions, 327. the South Carolina Liquor Dispensary Law declared constitutional, 335.

the common sense and common law of interstate commerce clause, 407,

what constitutes an original package within the provisions of the interstate commerce clause, 463.

#### CONTEMPT OF COURT,

interesting examples of, 375.

#### CONTRACT.

how far contracts between corporations, in the shape of monopolies are in restraint of trade and

avoidance of, upon the ground of duress, 90, 98.

#### CONTRACT-Continued.

by which a party to a suit employs another to search for witnesses and to procure such other testimony as will secure a favorable verdict; is void as against public policy, 140.

of municipal corporation, ratification of invalid contract, 162.

with de facto government, 217.

of infants, disaffirmance of, 219.

interpretation of, offering purses for horse racing, 286

of school teacher, effect of the closing of the school. upon the, 256.

rule requiring party who would reseind a contract to restore what he has received under it does not apply to contracts founded on an illegal consideration, 317.

a principal cannot recover money received by its alleged agent from the sale of lottery tickets delivered to the latter by the former under an agreement that he shall account for the proceeds, 336. of infant, recovery of price paid by, 337.

injunction for breach of contract to act, 396.

#### CONTRIBUTORY NEGLIGENCE. See NEGLIGENCE. CONVERSION.

where a horse is hired to be driven to a certain place and returned, an extension of travel beyond the limits specified is not such an assertion of title as will amount to a conversion, 483. one who believing he is on his own land cuts logs

from the land of another cannot when they are retaken by the lawful owner set up a claim for their increase in value, 506.

CORRESPONDENCE, 13, 32, 52, 74, 94, 149, 208, 327, 367, 407, 513.

#### CORPORATIONS,

contracts between, in the shape of monopolies, 22. though a corporation is insolvent a creditor not connected therewith may obtain a preference before court of equity obtains jurisdiction to wind up its affairs, 24.

ultra vires contract of, 52.

liability of, upon promissory notes irregularly executed not in accordance with by-laws, 85.

situs of shares of, for the purpose of taxation, 86. jurisdiction either of person or property sufficient to support the right of taxation, 86.

corporate shares taxable at the residence of their

rule applicable to shares held by residents in foreign corporation, 87.

legislature may change this situs and tax shares at residence of corporation, 87.

even in the case of national bank shares held by residents, 88.

taxation of bonds of foreign corporation, 110.

validity of incorporation of bond investment companies under the Missouri statute, 113. appointment of receiver to wind up a, 138

a secret contract between the owner of patents and a promoter, that the latter shall form a company to buy said patents for a certain price and manufacture thereunder, the patentee to pay the promoter one-half of the price received, is void as against public policy, 157.

liability of, for the acts of its officers, 197.

implied powers of the president of a business corporation, 200.

two opposing theories on this subject, 200.

what he can do under the rule which ascribes to him the powers of an ordinary business agent.

what he cannot do, 202.

grounds on which persons dealing with corporations protected, 294.

how far may limit its liability, 227.

validity of mortgage to director, 402.

venue in actions against, 418.

lease to a, by a lessor, who also executes the lease

#### CORPORATIONS-Continued.

on behalf of the company as its vice president and manager, is binding on the company, 464. validity of defense against action for stock sub-

scription that all the stock has not been bona fide subscribed, 470.

where a person subscribes for stock as trustee the real owners are liable and parol evidence is admissible to show that he subscribed as agent for such owner, 470.

injunction of ultra vires act of, 485.

liability of, for contract made by promoter before incorporation where ratification of the same was made thereafter by the president of the company, 510.

#### COUNTIES.

effect of division of, upon pending criminal prosecution, 262, 265.

funds of deposited in bank that becomes insolvent, has no preference over other depositors, 276. COURTS.

right of newspapers to obtain copies of proceedings in. 1.

following precedents, 32.

unseemly language by a Court of Minnesota, 157. language by a judge of the Supreme

improper criticism of a trial judge by an attorney.

#### CRIMINAL EVIDENCE.

the character of the evidence required to convict of adultery, 381.

admissibility of evidence illegally obtained, 396. competency of confession induced by premises, 482. evidence against prisoners of previous misdeeds.

admissibility of evidence in prosecution for criminal libel as to the persons alluded to in a publication, 505.

#### CRIMINAL LAW AND PROCEDURE,

how far an inflammatory charge by court to the grand jury is error, 65.

as to what period of a criminal trial jeopardy begins, 67.

trial for other than extradited offense, 137.

validity of surrender of criminal by foreign country in absence of extradition treaty, 137.

a social club room is not a public house within the meaning of statute prohibiting card-playing, 158. effect upon pending prosecution of the division of a county, 262, 265.

effect of misconduct of jury in reading newspaper articles, 262, 265

admitting to bail after conviction and pending appeal, 275, 513.

the province of juries in criminal cases, 321.

variance betweenithe description of a house in an indictment charging that defendant at N in the county of H broke and entered the house of C there situate, and stole therefrom, and evidence that the house was in H county, is fatal, 321.

necessity of the allegation of value in an indictment for robbery 340.

husband may be guilty of larceny from the wife,

admissibility of evidence illegally obtained, 396. what constitutes the crime of embezzlement, 406.

criminal indictments as prescribed by codes, 446. whether a signature by an unauthorized agent can be made the ground of a forgery, 466.

sufficiency of an indictment to charge forgery, 484. privileged communication to criminal prosecutor,

#### CRIMINAL LIBEL,

changes in the rules of evidence and burden of proof, 360.

admissibilty of evidence to show who is the person alluded to in a publication, 505.

validity of defense of absence of knowledge by a newspaper proprietor, 505.

#### CROPS

chattel mortgage on, validity as against a subse quent purchaser at an execution sale, 71, 78.

DEATH BY WRONGFUL ACT,

liability for negligence in the sale of a horse with glanders, 276.

#### DECEIT.

the frequency of the arival and departure of trains at or from a station near a farm may be the subject of actual fraudulent representations on a sale of the farm, 199.

in a sale of personal property, duty of purchaser to investigate, 378.

#### DEED.

filing a deed for registration is not itself construct. ive notice and the failure of a register to index a registered deed, as directed by statute, does not impair its efficacy, 147. whether deed left for registration, but negligently

not registered, constitutes constructive notice, 148

#### DELIVERY.

of sealed instruments upon a parol condition, 138. DEPOSITIONS.

whether power conferred on officer taking depositions to commit for contempt is a judicial one, 61

#### DESCENT AND DISTRIBUTION,

next of kin, 144.

right of a murderer to inherit from his victim, 217. DIVORCE,

jurisdiction of chancery court to annul a marriage, 158.

effect of a decree of, in favor of a wife, barring her right of dower in the estate of her husband,

how far decree of, in a sister State, is res judicata, 400

the Oklahoma law of, 415.

DIGEST OF CURRENT OPINIONS, 14, 33, 53, 74, 95, 123, 150, 169, 190, 209, 228, 248, 268, 288, 307, 328, 348, 868, 388, 408, 430, 456, 474, 494, 515.

#### DOWER.

in firm property, 121, 122.

the estate of, at common law and by statute, 257.

marriage, 258.

death of husband, 258.

seisin of husband, 258. incidents of the estate, 259.

effect of a decree of divorce in favor of a wife, barring her right of dower in the estate of her husband, 377.

#### DURESS.

a wife may avoid her contract extorted by threatened criminal prosecution of her husband, on the ground of, 90.

avoidance of contract upon the ground of, 90, 98.

### EASEMENT. See LICENSE.

#### ELECTIONS AND VOTERS,

invalidity of ballots, under the Australian Ballot System, not properly marked, 319. ELECTION OF REMEDIES.

the doctrine of, 244, 246.

### ELEVATORS.

validity of State regulation of grain elevators, 157. EMBEZZLEMENT.

what constitutes the crime of, 406.

EMPLOYER AND EMPLOYEE. See LABOR. EQUITY.

#### doctrine of, 4.

ESTOPPEL, to deny the validity of prior mortgage, by mort.

following trust funds under the so-called modern

the doctrine of, as applied to married women, 181.

#### EVIDENCE.

admissibility of parol evidence to show that a note sued upon was to become a binding obligation only upon a certain contingency, 82.

admissibility of evidence of alterations after an accident, 85.

parol evidence to show the conditional delivery of a sealed instrument, 138. expert testimony as to handwriting, 142.

of other accidents occurring from the same cause, whether admissible, 335.

the character of the evidence required to convict of adultery, 881.

admissibility of evidence of receipts in action on bond given for fidelity of employee, 444.

admissibility of the financial reputation of the alleged payee of a note to prove that the note was not made, 502.

#### EXPERT TESTIMONY,

as to handwriting, 142.

#### EXTRADITION,

validity of surrender of criminal by foreign country in absence of, 137.

trial for other than extradited offense, 137.

#### FALSE REPRESENTATIONS. See DECEIT.

#### FEDERAL COURTS,

garnishment in State court of receiver appointed bv. 85.

promotion of District Judge Thayer to the United States Circuit Court of Appeals, 255.

United States District Judge Parker on a ruling of the United States Supreme Court, 275.

following of States' decisions in the application of common law principles governing carriers, 316.

jurisdiction of, in habeas corpus proceedings, 443. the peculiar decision of United States Judge Parker, 513.

#### FEDERAL OFFENSE.

the federal law as to obstructing interstate commerce and mails of the United States, 109.

liability of owner of building for injuries to a, 84.

FOREIGN CORPORATION. See CORPORATION.

#### FOREIGN JUDGMENT,

conclusiveness of, 2,

#### FORGERY.

sufficiency of indictment to charge the crime of, 484.

#### GAMING.

interesting distinction in the law pertaining to horse racing, 236.

interpretation of the contract offering purses for horse racing, 286.

#### GARNISHMENT.

in State court of receiver appointed in federal court, 85.

an insurance company's agent in a State, for the purpose of service of process, is not as such garnishable by a resident plaintiff for a debt of the non-resident company to a resident defendant, 110.

money in the hands of a police officer taken from one illegally arrested by him, whether subject to, 376

#### GUARDIAN AND WARD,

who may be appointed guardians, 299. order of preference in general, 299. considerations governing the court, 800. religious faith of guardian, 301. discretion of court, 801. minor's preference, 801,

#### GUARANTY.

of commercial paper by national banks, 143.

#### HABEAS CORPUS,

validity of arrest without warrant, 298. jurisdiction of federal courts in proceedings by,

#### HANDWRITING.

expert testimony as to, 142.

#### HIGHWAY.

rights of adjoining owners of property on, as against telegraph company destroying shade trees, 256.

HUMORS OF THE LAW, 13, 33, 53, 74, 95, 123, 149, 209, 228, 267, 288, 347, 368, 387, 408, 493.

#### HUSBAND AND WIFE,

the doctrine of estoppel as applied to married women, 181.

liability of husband to support wife, 187, 189.

liability of husband to one who advances for the support of an abandoned wife, 187, 189.

a man in Indiana purchased a stock of goods with his wife's money, and then carried on the business in his own name: Held, that the question whether the wife was estopped to deny her husband's ownership of the goods should be transferred to the Supreme Court for decision, the point being in doubt under previous decisions of the court, 205.

construction of a deed for the sole and separate use of a married woman, 218.

the estate of dower at common law and by statnte. 257.

effect of a decree of divorce, in favor of a wife, barring her right of dower in the estate of her husband, 377.

larceny by husband from wife, 379.

wife may maintain action for damages against one who wrongfully induces her husband to abandon her, 399.

a husband in action for loss of his wife's services occasioned by the negligence of another, will be charged with her contributory negligence, 416.

#### ILLINOIS.

the Supreme Court of, 407.

liability of master for the negligence of a fellowservant as applied by the courts of, 467.

IMPUTED NEGLIGENCE. See NEGLIGENCE.

#### INFANT.

disaffirmance of the contract of, 219.

effect of the contract of, and recovery of the price paid, 387.

#### INJUNCTION.

to prevent the removal of a wooden building to a place within the fire limits in violation of a city ordinance, 141.

against labor unions, 177, 265.

to restrain the erection of abutments in streets, to be used as an approach for elevated railway tracks, 233

for the breach of a theatrical contract, 396.

#### INJURIES.

liability for, sustained in wrong-doing, 279.

#### INSOLVENCY.

of banks, liability for drafts indorsed to it for collection, 163.

of bank, right of a county to preference for funds deposited, 276.

#### INSOLVENT CORPORATION,

effect of statute in one State forbidding transfer of property by, upon assignment made in another State. 380.

#### INSURANCE.

policy on a frame building and contents therein does not cover property removed therefrom to a new building on the farm, 502.

INTERNATIONAL LAW, contract with de facto government, 217.

#### INTERSTATE COMMERCE,

the common sense and common law of, 407.

### INTOXICATING LIQUORS,

a club house is not a public house, within the meaning of statute prohibiting card playing, 158. INTOXICATING LIQUORS-Continued.

operation of the South Carolina Dispensary Law, 395

what constitutes an original package, 463.

JETSAM AND FLOTSAM, 169, 208, 227, 387, 407, 498. JUDGMENT.

in action on a foreign judgment the defendant may notwithstanding the recitals of the record show that there was no service on or appearance by him. 2.

validity of foreign judgment, 48.

effect of misconduct of, in reading newspaper articles, 262, 265. women as jurors, 387.

LABOR.

injunction against labor unions, 177, 265. right of the employees of railroad in the hands of a receiver, 395.

LANDLORD AND TENANT,

liability of a railroad company for rent incurred by a receiver extending beyond the receivership, 2 validity of lease to a corporation through an officer thereof, 464.

LAW BOOKS,

Book Reviews Digests,

American Digest for 1894, 473.

Book Reviews, Reports,

American State Reports, vols. 86 and 37, 267. Lawyers' Reports, annotated, books 22 and 23, 297. American Railroad and Corporation Reports, 387. American State Reports, vol. 38, 430. American Electrical Cases, 456.

Book Reviews, Text Books,

Kinney on Irrigation, 94,

Bryant's Code Pleading, 266.

Hardwicke on the Art of Winning Cases, 267. American and English Encyclopædia of Law, vol. 24. 267.

Restrictions upon Local and Special Legislation in State constitutions, 288.

Prentice on Police Powers, 867.

Dilion on the Laws of England and America, 367. Browne's Kent's Commentaries, 367.

Elliott's General Practice, 429.

Bailey's Master's Liability for Injuries to Servants, 455.

Iowa Law of Corporations, 456.

American and English Encyclopædia of Law, vol. 25 . 467.

Bliss on Code Pleading, 474.

LAWYERS,

power of a member of a law partnership to bind his firm, 26.

right of women to practice law in New Hampshire,

contingent fees, 501.

LEGAL EDUCATION,

seventeenth annual meeting of the American Bar Association, 197.

LEGAL REFORM.

abuses in the administration of justice, 315. principles versus case law, 315.

LEGISLATURE.

can the president approve a bill after the adjournment of congress, 61, 68.

mandamus against speaker of legislative assembly, 149.

implied reservation upon legislative power, 208.

LICENSE,

licenses among individuals, 220. acquiescence creating license, 220. effect of license, 220. revocation of license, 221. when are licenses revocable, 221. licenses with grants irrevocable, 222.

licenses relative to easements, 222. effect of revocation of license, 222. LICENSE-Continued.

removal of structures, 222.

are any structures irrevocable, 223.

time allowed for removal, 223.

remedy for appropriation of structures, 224.

parol license to divert part of the water of a stream cannot be revoked after the licensee has expended money and labor in pursuance of the license, 297.

LIFE INSURANCE.

where an elderly man, without any other legal ob-ligations than those of a friend, chose to answer all the burdens incident to relation of parent to a poor girl, the latter had an insurable interest that would sustain a policy assigned to her by her benefactor on his life, 30.

what constitutes a sufficient insurable interest, 32.

extension of, to horses, 177.

LIMITATION OF ACTIONS,

a partial payment of a partnership debt, made by one partner, after the dissolution of the firm, will prevent the bar of the statute of limitations as to the other partners in favor of a creditor who has had dealings with the partnership and has had no notice of its dissolution, 167, 168.

what constitutes a sufficient admission to remove the bar of the statute of limitations, 465.

LOTTERY.

sale of lottery tickets, recovery of money received therefrom, 336.

MALPRACTICE.

the law of, 46. definition, 46.

liability for, 46.

contributory negligence, 48.

evidence and damages, 49.

MANDAMUS.

against speaker of legislative assembly, 149.

MARITIME CONTRACT,

claim in the nature of, enforceable in State courts 164.

MARRIAGE

jurisdiction of a chancery court of a suit to annul a

marriage, 158.

evidence sufficient to prove a common law marriage, 224, 226.

necessary to support dower, 258.

MARRIED WOMAN,

the doctrine of estoppel as applied to, 181.

disability of coverture, 181,

the doctrine of estoppel, 181.

estoppel by record, 182. theory or waiver of defense, 182.

real nature of the disability of coverture, 182.

effect of married women's property acts, 183.

estoppel of married women by deed, 183.

effect of covenants andrecitals, 184.

estoppel in pais, 185. special consideration of equitable estoppel, 186.

effect of married woman's acts, 186.

estoppel of, to deny husband's ownership of goods

used by her in business, 205, 207.

construction of a deed for the sole and separate use of, 218.

MASTER AND SERVANT,

a seaman injured through the negligence of the mate of the vessel, in constructing a triangle, which he ordered the seaman to use, has no re course against the vessel owners if they furnished the proper materials for the construction of the triangle, 45.

liability of railroad company for the negligence of a baggageman acting outside the scope of his au-

thority, 158.

the rights of servants, 169. the servant of one master as the special servant of another, 841.

liability of master to a voluntary assistant, 401. master's liability for servant's tort, 464.

#### MASTER AND SERVANT-Continued.

the liability of the master for the negligence of a fellow-servant as applied in the courts of Illinois, 467.

#### MEASURE OF DAMAGES,

damages for injury to the feelings, 355. limitations on the value of human life, 403.

counterclaim for |damages for increase of value in actions for conversion, 506.

#### MECHANIC'S LIEN.

transferability of the right to file a mechanic's lien, 345, 346

effect of the destruction of building before completion, 445.

#### MINNESOTA.

unseemly language by a judge of the Supreme Court of, 157.

#### MISSOURI.

validity of the incorporation of bond investment companies under the statute of, 113.

#### MORTGAGE,

in an action to foreclose, the mortgagor may plead non-delivery and non acceptance thereof as a defense, and a mere recital in a mortgage that it is subject to a prior mortgage does not estop the mortgagee from denying the validity of the prior mortgage, when the mortgagor himself denies its validity, 160.

#### MUNICIPAL CORPORATION,

liability of, for death caused by riots, 1.

suits by Italians against the city of New Orleans, caused by riots, 1.

injunction to prevent the removal of a wooden building to a place within the fire limits, in violation of a city ordinance, 141.

power of, to establish fire limits and regulate the

erection of wooden buildings, 141. contract of, which is invalid when made, can be ratified only by an observance of the condi-tions essential to a valid agreement in the first

one who deals with a, must, at his peril, take notice of the powers conferred by its charter, and whether the proposed indebtedness is in excess of the limitation imposed thereby, 162.

the effect of municipal ordinances upon civil liability between private parties, 165.

validity and construction of ordinances providing for the removal of garbage as a sanitary regulation, 178.

not liable for injuries caused by discharge of fire works because the city authorities suspended for the day of the accident an ordinance forbid-

ding the discharge of fire works, 218. a water company which agrees to furnish water to a city to extinguish fires not liable for insufficient supply, 320.

validity of city ordinance governing and restricting the erection of buildings within the city limits, 384. 386.

liability of, for negligence in the construction of sewers, 452, 454.

### MUTUAL BENEFIT SOCIETY.

change of the beneficiary in a policy in, 427, 428. requirements of by laws as to the mode of changing beneficiary, 427, 428.

#### NATIONAL BANK.

though it may not lend its credit for the accommodation of others, still may guarantee the payment of commercial paper as incidental to the exercise of its power to buy and sell the same, 143.

#### NATURALIZATION,

native of Japan no right to naturalization in United States, 235.

NECROLOGY, death of Lord Chief Justice Coleridge, of England,

#### NEGLIGENCE.

liability for, in dancing, 1.

one who negligently shoots another while hunting is liable for the injury caused thereby although he did not know of the presence of such other

a seaman injured through the negligence of the mate of the vessel, in constructing a triangle, which he ordered the seaman to use, has no recourse against the vessel owners if they furnished the proper materials for the construction of the triangle, 45.

liability of teams meeting on highway where there is a failure to turn out. 64.

in the absence of a statute as to guards, or of invitation upon the premises, the owner of a build ing is not liable to a fireman who has entered in the course of his duty at a fire, for leaving his elevator well open, by which one is injured, 84.

admissibility of evidence of alterations after an accident, 85.

liability of the possessor of lands to trespassers upon dangerous premises, 179.

one who accepts an invitation to ride, from a competent driver, with a safe horse, and exercises no control over either, is not chargeable with any negligence of the driver contributing to an acci-

liability for the sale of a horse with glanders, 276. injuries sustained in wrong doing, 279.

injuries sustained in the commission of a penal

offense, 279. injuries sustained in the commission of a tort, 281.

injuries sustained in the negotiation of unlawful business, 282.

plea of non-assent to release of action at law sufficient without resorting to equity to cancel the document, 302.

return of benefits received on a void release, 302. admissibility of evidence of other accidents occurring from the same cause, 335.

the servant of one master as the special servant of another, 341.

limitations on the value of human life, 403.

how far negligence is presumed from the fact of injury, 415.

a husband, in action for loss of his wife's services, occasioned by the negligence of another, will be charged with her contributory negligence, 416.

liability of contractor for the bursting of a sewer completed by him under direction of city, 452. liability for injuries resulting from fright or nervous shock, 463,

of proximate and remote cause, 504.

liability of one who uses a dangerous agency causing injury, 504.

#### NEGOTIABLE INSTRUMENT,

when a paper, purporting to be a promissory note, is sued upon by the payee himself, the maker may show a parol agreement that the note was to become a binding obligation only upon a certain contingency, which never happened, 82.

burden of showing illegal consideration of a note,

liability for the payment of a forged check, 240. estoppel of the maker of a note, payable at a different place, to deny the existence of such a place,

bank check with or without the words value received, is negotiable, 296.

rights of bona fide transferree of negotiable paper before maturity, 367.

in an action on a note by the indorser against the maker an answer alleging fraud in the inception of the note states a prima facie defense, 398.

payment of forged check or note, 420. bank cashing check without holder disclosing his suspicions concerning its authenticity, 420 purchasing check presented by stranger, 420.

#### NEGOTIABLE INSTRUMENT-Continued.

holder of check not communicating his suspi-cions to drawee bank, 421.

check payable to bearer purchased of stranger, 421.

bank cannot charge up customers with forged checks, 422.

purchase of check from stranger, 422.

payment of forged note, 423.

payment of forged note induced by misrepresentations, 423.

holder's indorsement misleading drawee or maker, 423.

mere delay not fatal, 424.

position of receiver of proceeds not changed by being forced to repay, 426.

in an action of a note, the making of which was denied, the fact that the payee had no money to loan cannot be shown by his reputation for being hard up, 502.

#### NEWSPAPERS.

right of, to obtain copies of proceedings in, 1.

whether power conferred on officer taking depositions to commit witness for contempt is a judicial one, 61.

#### NUISANCE.

liability of the owner of property for filthy percolations, 363, 366

#### OFFICE AND OFFICERS,

implied powers of the president of a business corporation, 200.

#### OKLAHOMA.

the divorce law of, 415.

#### PAROL EVIDENCE.

to show conditional delivery of a sealed instrument. 138.

#### PARTNERSHIP.

power of a law partner to bind his firm, 26.

of dower in partnership realty, 121, 122.

a partial payment of a partnership debt, made by one partner, after the dissolution of the firm, will prevent the bar of the statute of limitations as to the other partners in favor of a creditor who has had dealings with the partnership and has had no notice of its dissolution, 167, 168.

#### PHYSICIAN AND SURGEON.

liability for practicing medicine as a Christian scientist, 41.

privileged communications to, 114.

#### PLEADING

destructive criticism of pleading under demurrer, 208.

reply of non-assent to a plea of release in an action at law sufficient without resorting to equity to cancel the document, 302.

#### PRESIDENT.

of a business corporation, implied powers of the,

#### PRINCIPAL AND AGBNT.

discretionary power of an agent, 27.

#### PRINCIPAL AND SURETY,

admission of evidence of receipts in action on bond given for the fidelity of employee, 444.

an agreement between the principal and surety on a bond that it should not be delivered to the obligee until it was signed by another surety is no defense to an action on a bond where it is delivered to the obligee without the signature of the other surety and without notice of such an agreement, 490.

delivery of bond, effect of private agreement with the principal, 490, 492.

#### PRIVILEGED COMMUNICATIONS

to physicians and surgeons, 114.

#### PROCESS.

validity of service by publication on the affidavit of an attorney, 110.

PROMISSORY NOTE. See NEGOTIABLE INSTRUMENT.

#### RAILROAD COMPANIES.

power of receiver of, to make a lease and expenditures extending beyond receivership, 2.

judicial control of State railroad rates, 21. rights of the holders of railroad securities, 21.

constitutionality of act applicable to ticket brok-

ers, 42. liability of, for the negligence of a baggageman

who acts outside the scope of his authority, 158. liability of, for acts of its directors as directors of a construction company, 197.

damages for trespass by a, 237.

priority over mortgage, of debts contracted by railroad before receivership, 241.

building of abutments to be used as the approach for elevated railway tracks in the center of a street not a taking of the property of abutting land-owners, within the meaning of the constitution, 283.

erection of abutments in street to be used as the approach for elevated railway tracks, by a corporation authorized to do so by city ordinance, is not a public nuisance, 283.

liability of, to passengers traveling on a sleepingcar, 356.

right of employees of, to strike, where the road is in the hands of a receiver, 895.

liability to one traveling on a free pass, 375.

how far traveler is bound by conditions on his ticket, which he never read, 415.

#### RECEIVERS.

power of, to make a lease extending beyond the receivership, 2.

garnishment in State court of receiver appointed in Federal court, 95

appointment of a, to wind up a corporation, 188. priority over mortgage of debts contracted by

railroad before receivership, 241.

appointed by a court of a foreign nation cannot bring an action in Texas as such receiver, 326.

rights of employees of a railroad in the hands of receiver, 395.

### REGISTRATION. See DEED.

### RELEASE,

pleading non-assent to a release of action for negligence, 302.

#### RESCISSION.

of contract founded upon illegal consideration, no necessity of restoring what has been received under it, 317. RES JUDICATA

decree of divorce in sister States, how far res judicata, 400.

#### RESTRAINT OF TRADE.

contracts by corporations in the nature of monopolies, how far illegal, 22.

liability of municipal corporation for death caused by. 1.

#### ROBBERY.

sufficiency of the allegation of value in an indictment for, 340.

#### RUSSELL, EX-GOV. OF MASSACHUSETTS.

address of, before the Yale Law School, 255.

## RUSSELL, LORD CHIEF JUSTICE,

appointment of, as Lord Chancellor of England, 41.

#### SALE.

delivery of instrument upon a parol condition, 138. upon false representations, duty of purchaser to investigate, 378.

#### SCHOOLS.

effect of the closing of school upon the contract of a school teacher, 256.

SOUTH CAROLINA

the Dispensary Liquor Law of, declared constitutional, 335. operation of the Dispensary law of, 395.

STATE COURTS,

garnishment in State court of receiver appointed in Federal court, 85.

STOCK AND STOCKHOLDERS. See, also, CORPORA-TIONS.

situs of shares for the purpose of taxation, 86. liability of stockholders in actions on stock subscriptions, 471.

SUNDAY.

works of charity and necessity within the meaning of the statutes forbidding labor on Sunday, 507.

situe of shares in corporation, for the purpose of, 86.

of bonds of foreign corporation, 110,

TELEGRAPH COMPANIES,

validity of stipulation requiring message to be repeated in order to hold the company liable for negligence, 62.

limitation of liability by, 62.

liability of, for mistakes in sending cipher messages, 62.

liability of, to adjoining owner, for destruction of shade trees in public highway, 256.

right to recover damages against, for injury to the feelings, 355.

TELEPHONE COMPANY,

liability of, for failure to deliver written message, 481.

TORT. See NEGLIGENCE.

TRESPASS,

481.

damages for, by a railroad company, 287.

TRUST AND TRUSTEE.

following trust funds under the so-called modern doctrine of equity, 4.

effect of deposit by a county of funds in a bank

which is insolvent, 276. recovery of trust funds and their identifications, UNITED STATES SUPREME COURT.

condition of the docket of, at the fall term of 1894.

USURY.

knowledge by principal of agent's usurious contracts, 13.

by a building and loan association, 13. VENDOR AND VENDEE,

the frequency of the arrival and departure of trains at or from a station near a farm may be the subject of actual fraudulent representations on a sale of the farm, 199.

VENUE,

in actions against corporations, 418.

WAREHOUSE

validity of State regulation of grain elevators, 157.

revocation of parol license to divert part of the water of a stream, 297.

liability of the owner of property for filthy percolations, 363, 366.

WATER COMPANIES,

agreeing to furnish water to a city to extinguish fires is not liable to a private person whose property is destroyed by failure to furnish water, 320.

WIFE'S SEPARATE ESTATE,

estoppel of the wife to deny husband's ownership of goods purchased with her money and used in business in his own name, 205, 207.

WILL,

execution of a, as regards the position of the signa-ture thereto, 11, 12.\* a puzzling will, 94, 149, 208.

WITNESS.

privileged communications to physicians and surgeons, 114.

privilege-who may avail themselves of it, 115. nature of the information, how acquired, 116. necessary to enable the physicians to prescribe,

criminal cases, 118.

waiver of privilege, 119.

WOMEN,

right of, to practice law in New Hampshire, 235. as jurors, 387.



## SUBJECT-INDEX

### TO ALL THE "DIGESTS OF CURRENT OPINIONS" IN VOL. 39.

This subject-index will, we trust, be found convenient and satisfactory. It contains a reference under its appropriate head to every digest of current opinions which has appeared in the volume. The references, of course, are to the pages upon which the digest may be found. There are no crossreferences, but each digest is indexed herein under that head, for which it would most naturally occur to a searcher to look. It will be understood that the page to which reference, by number, is made, may contain more than one case on the subject under examination, and therefore the entire page in each instance will necessarily have to be scanned in order to make effective and thorough search.

Abuse of Process, 14. Accident Insurance, 33, 307, 409. Accomplice, 126, 171.

Accord and Satisfaction, 95, 307, 474; failure to perform agreement, 307.

Account, 74, 456; application of credits, 456.

Account Stated, 53, 307, 368.

Actions, 53, 74, 190, 268, 430, 456, 474; commencement, 430; joinder, 53, 268

Administration, 74, 95, 124, 170, 209, 228, 328, 409, 430, 474, 515; accounting, 95; allowance of demand, 124; bonds of executors and administrators, 124; claims, 409; decedent's estate, 74; jurisdiction to issue letters, 228; quarantine rights of widow, 209; right to dower, 74: sale of decedent's land, 96: sale of ward's land, 409; de bonis non, 228.

Administrators, 150, 515.

Administrator's Bond, 409. Administrator's Sale, 53, 170, 388. Admiralty, 33, 53, 96, 190, 268, 348, 368, 430; conflicting State and federal jurisdiction, 348; maritime contract, 268; salvage, 33; shipping, 53, 190, 268.

Admiralty Jurisdiction, 515. Adoption, 53, 515.

Advancement, 96, 515.

Adverse Possession, 53, 74, 100, 124, 170, 190, 248, 328, 348, 409, 430, 494; color of title, 494; mistake, 124; possession by tenant, 190; rights of executor, 328.

Affidavit, 34.

Alimony, 124; proceedings to enforce, 124.

Alteration of Instruments, 96, 807, 348.

Animals, 14, 430.

Appeal, 14, 74, 96, 124, 150, 190, 210, 228, 268, 289, 307, 328 348, 368, 388, 481, 456, 474, 494; action on bond, 190;, authentication of record, 96; bill of exceptions, 474; bond, 228, 474, 494; dismissal, 307; final judgment, 481; from justice, 210; jurisdiction, 74; jurisdiction of supreme court, 268; mandate, 474; motion for new trial, 368; necessary parties, 328; notice, 96; order, 328; parties, 14; record, 150, 289; rehearing, 494; remittitur, 268; reversal, 289; supersedeas, 14; writ of error, 96, 289.

Appealable Decrees, 409.

Appealable Orders, 368.

Appearance, 33.

Application of Payments, 74, 228.

Arrest, 456.

Arson, 76, 126, 329.

Assault, 15, 190, 370,

Assignment, 54, 170, 431; for benefit of creditors, 14, 33, 34, 54, 75, 96, 124, 248, 268, 308, 328, 348, 368, 409, 431, 494, 515

Association, 14.

Assumpsit, 39, 96, 170, 248, 271, 289, 308, 328; 456; demand, 308; money had and received, 248; pleading and proof, 456

Attachment, 14, 34, 54, 124, 150, 170, 210, 228, 248, 268, 289, 328, 348, 368, 431, 456, 474; action by sheriff on note, 368; affidavit, 268; amendment, 210; bond; 124; disso lution, 228; ground, 14; intervention, 170; levy, 456; pleadings, 150; priorities, 248; re-delivery bond, 150; rent, 210.

Attorney, 124, 150; disbarment, 96.

Attorney and Client, 14, 34, 191, 431, 456; compensation, 191.

Attornev's Fees, 456,

Attorney's Lien, 96, 124; decree, 124.

Bailments, 170.

Banks, 14, 84, 54, 60, 75, 96, 150, 170, 191, 210, 228, 289, 808, 848, 431, 474; checks, 75; deposit, 191; deposit by president, 54; discount of note, 170; presentment of

check, 228; receivers, 14; recovery of deposit, 210. Banks and Banking, 96, 124, 268, 828, 368, 474; deposit in trust, 268; deposit of check, 124, 828.

Bastardy, 268; jurisdiction, 96.

Benevolent Societies, 229.
Bills of Exceptions, 34, 96, 268, 289, 328, 349, 431, 474; amendment, 96, 289; special assessment, 268; time of settling, 34.

Bona Fide Purchaser, 308, 495. Boundaries, 75, 170, 289; courses and distances, 75.

Brokers, commissions, 328.

Building and Loan Association, 34, 97, 191, 349, 368, 481. Burden of Proof, 101.

Burglary, 76, 127, 192, 350, 458.

34, 54, 75, 97, 125, 170, 191, 210, 229, 248, 268, 289, 328, 349, 388 409, 431, 457, 475, 495; acceptance of goods, 359. connecting line, 97, 248, 289; ejection from freight train, 210; injury to freight, 170; interstate commerce, 75; limited railroad ticket, 75; livestock, 34, 54, 125, 191, 457.

Carriers of Passengers, 14, 54, 75, 97, 125, 150, 170, 308, 329, 369, 457, 495, 515; contributory negligence, 150, 170; failure to stop at station, 150; negligence, 125; sleeping car companies, 75; street car, 14, 97; street car company, 457; street railroads, 457.

Certiorari, 125, 308; appeal, 125.

Certiorari to Justice, 75.

Champerty, 229.

Chattel Mortgage, 14, 35, 86, 54, 75, 97, 101, 125, 170, 210, 229, 268, 289, 369, 388, 409, 432, 475; acceptance, 97; assignment for benefit of creditors, 97; condition, 432; conditional sale, 125; delivery, 97; filing, 170; foreclosure, 125; fraudalent conveyance, 362; note to purchaser, 268; preferring creditors, 125; record, 14; recording, 475; sufficiency of description, 268; validity, 210, 388.

Checks, 229.

Circuit Court of Appeals, 54.

Claim and Delivery, 191, 289, 308.

Conditional Sale, 229.

Confessions, 137.

Conflict of Laws, 14, 75, 79, 150, 308, 329, 432, 457, 495, 515; statute of limitations, 308.

Constables, 34.

Constitutional Law, 14, 34, 75, 97, 125, 128, 150, 175, 191, 210, 229, 248, 269, 289, 308, 329, 849, 369, 409, 432, 457, 495, 515; arrest without warrant, 289; civil rights, 125; claim against city, 495; claims against railroad companies, 191; executive and judicial powers, 75; impairment of contracts, 125; inheritance tax, 34; inspection of milk, 210; interstate commerce, 97, 125, 191; local and special laws, 308; local taxation. 125; obligation of contracts, 97; qualifications of electors, 269; regulation of banks, 248; regulation of burial grounds, 210; repeal, 97; special legisla-tion, 229; tax, 75; taxation of railroads, 249; telegraph poles in highway, 151; trial by jury, 191; unexpended tuition, 269.

Contempt, 125, 151, 308, 475; appeal, 308; evidence, 151. Contract, 15, 19, 34, 54, 75, 97, 105, 126, 151, 170, 192, 210, 229, 249, 254, 269, 289, 308, 329, 349, 369, 388, 409, 432, 457, 475, 495, 515; acceptance, 308; action by agent, 170; action for services, 151; breach, 34, 369, 409; building contracts, 34; conditional sales, 388; conditions, 126; consideration, 210, 289, 369, 457, 495; construction 54, 192, 269, 349, 409, 475; damages, 210, 369; delivery, 432; excusing non-performance, 495; illegal com-bination, 151; illegal contract, 249; infancy, 75. interpretation, 54, 289; joint or several, 76; merger of proposal, 76; option to sell stock, 229; parol evidence, 15; parties, 432; performance, 75, 388; performance of conditions, 249, public policy, 97, 309, 388; reformation, 432; rescission, 329, 349, 388, 432; restraint of trade, 54, 126, 249; sale of building materials, 97; sale of land, 515.

Conversion, 35, 76, 151, 210, 249.

Convict, 516.

Corporations, 15, 55, 56, 98, 126, 151, 170, 192, 211, 229, 249, 269, 309, 329, 349, 369, 388, 410, 433, 457, 475, 495, 516; amendment of charter, 192; appointment of receiver, 151, 309; corporate existence, 55; dissolution, 192, 475; foreign corporation, 309; insolvency, 369, 433; insolvent corporations, 15, 309, 388, 389; liability of stockholder, 329; misuse of franchise, 309; officers, 229; organization, 309; powers of officers, 211; preferences, 171; preferring creditors, 369; sale by foreign corporation, 126; seal, 495; stockholder, 15, 192, 309, 369, 410; stockholder's liability, 126, 249; suit by foreign receiver, 269; unpaid stock, 126.

Counterclaim, 76.

Counties, 35, 98, 151, 171, 192, 249, 329, 369, 389, 410, 433, 476; defective bridges, 98, 171.

County Commissioners, 309.

County Indebtedness, 35, 211.

County Warrant, 76, 126. Courts, 55, 76, 98, 126, 171, 309, 389, 457, 476; adjournment, 126; jurisdiction, 98, 309.

Court Martial, 151.

Court Records, right of inspection, 457.

Covenants, 35, 249, 476; warranty, 35. Creditor's Bill, 35, 211, 232, 269.

Criminal Evidence, 55, 76, 98, 126, 151, 171, 192, 211, 229, 249, 269, 290, 329, 350, 370, 410, 433, 458, 495, 516; assault, 98; confession, 98; evidence of character, 329; examination of children, 370; housebreaking, 330; reputation of accused, 98.

Criminal Law, 15, 35, 55, 71, 98, 126, 151, 171, 192, 211, 229, 250, 269, 290, 309, 330, 350, 370, 399, 410, 433, 458, 476, 495, 516; amendment of record, 250; assault with intent to kill, 98, 290, 310, 496; bail, 495; bond to stay execution, 76; carrying concealed weapons, 15; confessions, 127, 211, 350; confession by silence, 76; conspiracy, 410; corroboration of accomplice, 98; costs. 250; cross-examination, 309; embezzlement, 211; examination of witness, 458; false pretenses, 269; former jeopardy.127; former conviction, 496; former jeopardy, 35; grand jury, 99, 151; impeachment of witness, 76; jurisdiction, 35, 76; malicious mischief, 99; presumption of intent, 370; recognizance, 76; recognizance on appeal, 151; seduction, 127; sentence, 99, 269.

Criminal Practice, 15, 85, 77, 99, 127, 151, 171, 192, 211, 230, 270, 290, 310, 380, 370, 389, 411, 433, 458, 476, 496; costs, 99; former jeopardy, 171; indictment, 171; indictment for larceny, 389; setting aside indictment, 389;

wrongful arrest, 35.

Criminal Trial, 35, 290, 310, 350, 370, 433,

Custom and Usage, 35.

Damages, 17, 54, 79, 127, 210, 230, 250, 270, 496, 515; breach of contract, 270

Death by Wrongful Act, 35, 77, 99, 250, 870, 496; jurisdiction 35

Deceit, 35, 151, 211, 230, 270, 389, 411, 516; proof of scienter, 230; representations after sale, 211.

Decree, validity, 77. Dedication, 77, 127, 290,

Deeds, 15, 35, 55, 77, 99, 127, 152, 171, 211, 230, 250, 270, 290, 810, 380, 850, 370, 389, 483, 458, 476, 496, 500, 516; acknowledgment of married woman, 270; action to set aside, 15; after-acquired title, 310; boundaries, 15, 389; cancellation, 211, 476; condition, 310; consideration, 230, 250, 389; construction, 15, 55, 77, 99, 152, 171, 433, 476, 516; covenants of warranty, 99; defective acknowledgment, 476; delivery, 15, 35, 55, 152, 350, 433, 455; description, 100, 290, 310, 380; easement, 211; es states created, 152; exception in grant, 496; execution, 211; execution outside of State, 152; failure to record. 370; false recital. 100; fraudulent convevance, 370; material alteration, 152; mistake of fact, 152; quitclaim, 171, 250; record, 212; reformation, 171, 212, 270, 290; rescission, 127, 270, 434; reservation, 35; reservation of easement, 310; rule in Shelley's case, 434; school land, 230; undue influence, 458; warranty, 127.

Deed of Trust, 152.

Deposition, 127.

Descent and Destribution, 290, 330, 389, 458, 496, 516.

Detinue, 77.

Devise, 434.

Divorce, 36, 55, 100, 128, 171, 212, 230, 250, 350, 411, 484, 458, 476; adultery, 350; alimony, pendente lite, 100; condonation, 128; cruelty, 212; grounds, 55; jurisdiction, 230, 250; setting aside decree, 350. Domictle, 230, 350.

Dower, 15, 128, 192, 212, 270, 290, 314, 476, 496; assignment, 192.

Draft, demand of payment, 15. Duress, 330, 411.

Dying Declarations, 55, 103, 171, 229, 249.
Easements, 15, 100, 128, 211, 310, 370, 434, 496; drainage, 496; extinguishment, 100; prescription, 128. Ejectment, 15, 36, 55, 59, 100, 128, 171, 270, 289, 389, 411.

Election Contest, 55.

Elections, 15, 55, 77, 270, 496. Floations and Voters 26 Embezzlement, 310, 495.

Eminent Domain, 15, 55, 100, 128, 152, 192, 230, 250, 279, 290, 330, 370, 434, 476; compensation, 100, 192; condemnation by railroad, 100; condemnation proceedings, 152, 434; construction of viaduct, 128; damages to property not taken, 330; deposit of damages, 192; special assessment, 270; street railroads, 250; waiver of notice, 100.

Employer and Employee, 100, 171, 212,

Employer and Employee, 100, 171, 212. Equity, 16, 36, 55, 124, 128, 152, 230, 271, 350, 389, 411, 476, 517; cancellation of mortgage, 55; conversion of realty, 271; jurisdiction, 476, 516; pleading, 389; reformation of contracts, 128; rescission of contract, 16; setting aside judgment, 128.

Equity Pleading, 100.
Equity Practice, 310.
Estoppel, 36, 77, 100, 123, 133, 290, 516; acquiescence, 36; bona fide purchaser, 77.

Estoppel in Pais, 36, 590, 434. Evidence, 16, 86, 56, 76, 77, 101, 152, 192, 212, 230, 250, 271, 290, 310, 330, 370, 390, 434, 458, 477, 496, 517; admissions, 77; comparison of handwriting, 370; declarations, 36, 56, 458; declarations of alleged agent, 250; handwriting, 36, 192; letters, 230; mental capacity, 310; res gestæ, 230.

Execution, 36, 77, 128, 172, 212, 251, 290, 350, 370, 458; bona

fide purchasers, 36. Execution Sale, 172, 310, 350, 411, 458.

Executors, 152.

Executors and Administrators, 390, 411.

Exemptions, 19, 124, 172. Expert Evidence, 517.

Extradition, 56.

False Imprisonment, 477.

False Pretenses, 211, 433.

Federal Courts, 16, 36, 56, 77, 160, 128, 152, 172, 212, 230, 330, 350, 371, 890, 434, 458, 477, 496, 517; circuit court of appeals, 100; citizenship, 350; conflicting State and federal jurisdictions, 330; following decisions of State courts, 172, 212, 330; jurisdiction, 101, 128, 850, 371, 390, 458; jurisdiction of supreme court, 230; mistakes in decrees, 77; suit on penal bond, 152; writ of error, 230.

Federal Offense, 271, 290, 310, 477, 517.

Ferry, 77.

Fixtures, 101, 496.

Forgery, 99, 126, 290, 330, 370.

Fraud, 35, 56, 124, 195, 477; presumptions, 56.

Frauds, Statute of, 36, 101, 129, 152, 192, 351, 390, 435, 517; agreement relating to land, 101; promise to pay debt of another, 390; sale of land, 36, 192; sale of standing timber, 351.

Fraudulent Conveyances, 36, 56, 77, 101, 129, 152, 172, 192, 230, 251, 271, 289, 290, 310, 330, 411, 435, 458, 477, 496, 517; burden of proof, 129; change of possession, 152, 198; conditional sale, 193; consideration, 230; deed to intended wife, 230; husband and wife, 193, 281; intent, 290; notice, 101; possession, 193; preferences, 496; preferring creditors, 271; purchase in wife's name, 101; reservation, 129

Fraudulent Judgment, equitable relief, 77.

Gaming, 76.

Garnishment, 56, 78, 101, 129, 153, 172, 193, 212, 271, 291, 310, 330, 371, 390, 435, 459, 497; answer of garnishee, 56; assignment of debt, 390; debt due by receiver, 330; dissolution by bond, 310; service on foreign corporations, 291.

Gifts, 101, 153, 172, 497; validity, 101.

Good Will, 497. Guaranty, 101, 231, 330, 497, 517; consideration, 16; construction, 78.

Guardian, 351, 477.

Guardian and Ward, 16, 181, 198; accounting, 16, 193.

Guardian's Bond. 371.

Habeas Corpus, 129, 158, 212, 390; appeal, 153.

Highway, 37, 56, 78, 101, 153, 172, 193, 811, 411, 435, 459, 477, 517; assessment, 101; change of grade; 153; establishment, 56; obstruction, 78; prescription, 37; proceedings to open, 37; vacation, 153.

Homestead, 56, 78, 101, 135, 153, 172, 193, 212, 231, 251, 271, 291, 330, 351, 411, 435, 497, 517; abandonment 56, 931 271: fraudulent intent. 101: leased land. 78: lease of portion of building, 231; what constitutes, 291.

Homicide, 35, 76, 98, 127, 151, 171, 192, 230, 249, 269, 310, 830,

Homicide, 55, 48, 38, 121, 101, 111, 192, 230, 249, 289, 310, 330, 350, 370, 389, 410, 483, 495, 517.

Husband and Wife, 16, 37, 56, 77, 127, 129, 153, 172, 193, 231, 251, 311, 390, 411, 425, 459, 477, 497; antenuptial contract, 251; claims against wife's estate, 37; community property, 16, 129, 172, 311, 390, 497; competency as witnesses, 193; conveyance, 56; deed, 172; expenditure by husband on wife's land, 390; injuries to wife, 459; separation, 231; services rendered wife, 172; wife's separate estate, 37, 172, 311,

1497. 1497. 1497. 1597. 1697. 17 culvert, 153; overflowing lands, 153; restraining garnishment proceedings, 271.

Insanity, 102, 229; appointment of committee, 102. Insolvency, 16, 34, 55, 129, 193, 228, 251, 271, 811, 351, 436,

517 17. Insurance, 16, 37, 56, 78, 102, 129, 153, 173, 193, 212, 231, 251, 271, 351, 371, 390, 436, 489, 477, 497, 517; additional in surance, 78; application, 212; assessments, 271; authority of agent, 890; conditions, 193, 281; conditions of policy, 37, 102; description of property, 231; live stock, 153; loss, 3:0; proof of loss, 16, 193, 212, 351; regulation of foreign companies, 251; verbal contract, 477; violation of condition, 212; waiver of proofs of loss, 391.

Insurance Companies, 193.

Insurance Policy, 102, 129, 173, 271, 381, 459; conditions, 129, 173, 271.

Interest, 56, 129, 173, 213, 271, 351, 432.
Interstate Commerce Law. 153; connecting lines, 153.

Intoxicating Liquors, 16, 37, 56, 78, 102, 180, 173, 213, 281, 251, 271, 291, 311, 331, 412, 436, 477; civil damages, 130; illegal sales, 56, 130, 231, 271; sale by druggest, 218. Judge, 412; disqualification, 78, 231, 412.

Judgment, 16, 37, 39, 57, 78, 97, 101, 102, 180, 153, 173, 211, 212, 231, 291, 311, 331, 351, 371, 391, 412, 486, 459, 478, 497, 517; alteration, 291; amendment, 231; collateral attack, 37, 213, 231; default, 37; modification, 173; proceedings in another State, 351; prohibition, 57; vacation 391

Judgment by Confession, 37.

Judgment Lien, 78.

Judicial Notice, 459, 478, 518.

Judicial Sale, 130, 591, 486; validity, 180. Justice of the Peace, 34, 173, 282, 311, 331, 371.

aches, 59, 520.

Landlord and Tenant, 16, 18, 78, 102, 130, 153, 173, 194, 218, 251, 291, 311, 331, 352, 391, 412, 459, 478, 497; abandonment of lease, 102; assignment of lease, 130; conditions of lease, 130; covenant, 153; distress for rent, 459; erection of building by tenant, 251; eviction, 78; failure to disclose defects, 213; forcible entry, 213; forfeiture of lease, 381; lease, 153, 213, 497; oil lease, 16; relation between cotenants, 102; rent, 478; surrender of lease, 178; tenancy at will, 102; tenancy from year to year, 154.

Landlord's Lien, 352, 459.

Larceny, 76, 99, 151, 290, 309, 410, 483, 476.

Lease, 79, 96, 107, 130, 251, 291, 412, 497. Libel, 130, 232, 251, 391, 459; what constitutes, 459.

Libel and Slander, 57; 194.

License, 57, 352, 436; revocation, 57.

Lien, 78, 391, 459; logger's lien, 78. Life Insurance, 16, 37, 78, 130, 173, 194, 213, 251, 291, 352, 518; application, 213; beneficiary, 130, 194, 251; conditions of policy, 78, construction of policies, 352

Limitations, 17, 37, 57, 130, 172, 173, 218, 232, 251, 272, 352, 391, 497, 518.

Limitation of Actions, 131, 232, 311, 331, 371, 391, 436, 478, 497; extinguishment of debts, 232.

Logs and Logging, 252.

Malicious Prosecution, 16, 38, 131, 154, 213, 437, 460, 497; justification, 154; probable cause, 16.

Malpractice, 131, 518.

Mandamus, 76, 78, 154, 311, 331, 352, 412, 437, 518; parties, 311; return to writ, 134; to justice, 57.

Marine Insurance, 232, 518.

Maritime Liens, 96.

Marriage, annulment, 291; proof by hearsny, 352. Married Woman, 78, 102, 194, 291, 331, 412, 437; surety for husband, 194.

Master and Servant, 17, 38, 57, 78, 102, 181, 154, 173, 194, 213, 232, 253, 272, 291, 312, 331, 352, 371, 391, 412, 437, 459, 476, 497, 518; assumption of risk, 78, 154, 173, 194, 252, 291, 412, 437, 459, 497, 518; contributory negligence, 213, 272, 312, 391, 459; dangerous appliances, 57, 131; dangerous premises, 17, 154; defective appliances, 498; defective machinery, 131; fellow servant, 38, 57, 154, 213, 272, 291, 371, 437, 478, 498; injuries, 232, 459, 498; injury to employee, 173, 213, 352; injury to servant 291; knowledge of defects, 412; negligence, 102, 131, 154, 292, 331, 391, 437, 460; right to discharge, 57; risks of employment, 57, 173; scope of employment, 831; tort of servant, 173; vice-principals, 292, 332; wrongful discharge, 78.

Measure of Damages, 15, 102, 131, 194, 232; breach of

contract, 232; enticing away wife, 102.

Mechanic's Lien, 17, 38, 78, 103, 131, 154, 174, 194, 232, 252, 272, 289, 292, 312, 332, 371, 391, 412, 487, 478, 498, 518; abondonment of contract, 131; architect's plans, 154; construction of statute, 194; enforcement, 38; notice of claim, 174; subcontractors, 38.

Mining, 57

Mining Claims, 57, 438.

Mining Lease, 371. Mines and Mining, 194, 292, 498.

Monopolies, 103.

Mortgage, 15, 18, 38, 56, 57, 79, 103, 104, 129, 132, 154, 174, 194, 213, 232, 253, 272, 292, 332, 352, 371, 391, 412, 488, 460, 498, 518; assignment, 391; assignment of bond, 57; enforcement by surviving partner, 371; foreclosure, 18, 38, 103, 132, 194, 292, 332, 352, 892, 412, 518; growing crops, 154; merger, 79; payment, 871; record, 174; redemption, 132, 371; release, 39, 57; rescission, 38; sale of standing timber, 18; subrogation, 132, 518; validity, 79.

Municipal Corporations, 17, 38, 55, 58, 79, 108, 132, 154, 174, 194, 214, 232, 252, 272, 292, 312, 332, 352, 371, 392, 413, 438, 460, 478, 498, 518; action against city, 332; altering grade of street, 194; assessments, 17, 58; changing grade of street, 17, 108, 292, 332; claim, 498; contract for water supply, 392; control of streets, 272; creation of nuisance, 214; dedication, 292; defective sidewalk, 58, 132, 438, 460, 498; defective streets, 103, 214, 252, 438; diversion of stream, 132; improvement, 17, 272, 518; incorporation, 332; local improvements, 103; mobs, 132; negligence, 292, 460; ordinances, 332; organization, 372; publication of ordinance, 58; public improvements, 132, 292, 312, 332, 413, 438, 460; purchase of electric plant, 252; repairs to streets, 194; special assessments, 272, 292; special legislation, 103; streets, 58; street assessments, 232, 252, 460; street improvements, 252, 438; street obstructions, 132.

Municipal Improvements 372, 392,

Murder, 99, 103, 171, 192, 516.

Mutual Benefit Insurance, 272, 312, 372.

Mutual Benefit Society, 133, 214, 352. National Banks, 38, 103, 214, 460.

Negligence, 17, 18, 38, 54, 57, 58, 75, 80, 102, 103, 124, 154, 191, 195, 214, 233, 252, 278, 293, 372, 391, 392, 413, 489, 460, 478, 498, 519; burden of proof, 273; dangerous premises, 58, 460; fires, 103; general denial, 18; independent contractors, 372; proximate cause, 103, 413; street cars, 18.

Negotiable Instruments, 18, 79, 104, 133, 155, 195, 214, 233, 253, 273, 293, 312, 383, 352, 392, 413, 439, 461, 478, 498, 519; action on note, 273, 312; assignment of decedent's note, 352; bona fide purchasers, 104, 195, 413; certificate of deposit, 133; charge on wife's separate property, 18; consideration, 155; indorsement, 79, 214, 233; note, 104, 133, 293, 312, 338, 392, 498; promissory notes, 18, 183, 155.

New Trial, 18, 58, 133, 253, 269, 372, 413, 439, 499; disqualification of juror, 58.

Notice, 214.

Novation, 214

Nuisance, 39, 104, 130, 133, 195, 293, 459, 499.

Officers, 439, resignation, 39.

Order, 439, 519.

Ordinance, 16, 79.

Parent and Child, 18, 58, 393, 413, 461; rights of adopted child, 58.

Parol Evidence, 36, 155, 389.

Partition, 39, 58, 133, 174, 195, 312, 333, 353, 372, 393, 519; action by life tenant, 383; jurisdiction, 39; transfer of title, 58.

Partnership, 18, 39, 58, 79, 102, 104, 126, 133, 155, 174, 195, 215, 283, 253, 273, 833, 353, 372, 393, 413, 439, 461, 476, 499; accounting, 461, authority of partner, 333; construction of contract, 58, 79; death of partner, 273; dissolution, 18, 104, 253; dissolution and accounting, 39; firm property, 283; incoming partner, 89; powers of partner, 393; receiver, 133; sale by one member of firm, 174.

Party Walls, 174, 215, 233.

Payment, 215, 273.

Peddlers, 461.

Perjury, 99, 389, 496.

Physicians and Surgeons, 39, 59; practicing without license, 39.

Power of Attorney, 79, 440.

Pleading, 19, 39, 79, 126, 155, 211, 233, 253, 313, 353, 393, 413, 439, 461, 478, 499; amendment, 79, 253, 353, 461.

Pledge, 19, 104, 133, 215, 313, 333, 498

Preferences, 14, 54.

Principal and Agent, 19, 104, 155, 174, 195, 215, 253, 853, 418, 440, 461; action for money deposited, 174; authority of agent, 215, 353; construction of contract, 104; ratification, 19, 155.

Principal and Surety, 39, 59, 79, 104, 133, 174, 253, 278, 313, 440, 499, 519; action on supersedeas bond, 104; alteration of contract, 59; discharge of surety, 79.

Privileged Communication, 440.

Process, 19, 155, 174, 215, 273, 313, 372, 440, 519; service, 215, 273; service outside State, 19.

Prohibition, 39, 461.

Public Lands, 19, 104, 155, 195, 215, 273, 318, 372, 478; actual settlement, 104; annulment of entry, 872.

Quieting Title, 195, 293, 313, 440. Quo Warranto, 128, 215, 273, 333, 372, 479.

Railroad Company, 19, 39, 59, 79, 105, 133, 155, 174, 195, 215, 233, 253, 273, 293, 313, 333, 353, 372, 393, 413, 440, 461, 479, 499, 519; accident at crossing, 215, 233, 293, 333, 372, 393, 413, 440, 499; contributory negligence, 19, 195; crossings, 155; electric street cars, 105; electric street railway; 372; failure to fence track, 313; fires, 59, 174, 273, 440; freight, 105; grant of right of way, 393; injuries to passengers, 133; injuries to persons on track, 79, 155, 479; injury to stock, 59; killing live stock, 79, 105, 134; killing stock, 383, 373, 413, 461; negligence, 39, 134, 175, 253, 313, 338, 479; right of way, 413; stock killed, 175; street car, 338; street railroads, 134, 175.

Rape, 19, 99.

Real Estate Agents, 39, 105, 134, 155, 195, 216, 274, 293, 318, 373, 413, 441, 461, 479, 519; commissions, 39, 155; 195, 216, 293, 373, 413, 441, 461, 479, 519.

Receipt, 233.

Receiver, 39, 59, 80, 105, 184, 175, 195, 216, 233, 253, 293, 313, 353, 373, 393, 414, 441, 479, 519, sppointment, 80, 293, 873, 414; creditors, 106; insolvency, 196; judgment after discharge, 196; jurisdiction, 253.

Reconvention, when allowed, 80.

Reference, 106.

Release, personal injuries, 134.

Release and Discharge, 175, 479.

Religious Societies, 39, 106, 175, 353, 441, 519. Removal of Causes, 39, 106, 134, 155, 196, 253, 358, 378, 414, 461, 499; delay, 155; federal question, 134, 358, 499; local prejudice, 414; motion to remand, 499; separable controversy, 40, 134, 461; time of removal, 40, Replevin, 40, 59, 134, 155, 175, 233, 293, 414, 461, 479; defenses, 40; joint possession, 134; property in custodia legis, 59.

Replevin Bond, 894:

Rescission, 18, 479.

Res Judicata, 40, 59, 180, 216, 253, 294, 354, 394, [441, 479,

Resulting Trust, 373.

Reward, 294.

Robbery, 76, 496.

Sale, 19, 40, 80, 106, 135, 155, 175, 196, 216, 233, 254, 274, 318, 334, 354, 373, 394, 414, 441, 462, 500; action for price, 354, 414; conditional sale, 175, 313, 354; contract, 196, 216, 254; delivery, 274; deposit, 135; fraudulent representations, 106, 414; payment by check, 238; rescission, 40, 80, 254, 441; stoppage in transitu, 378; validity; 234, 354; warranty, 106, 135, 274, 354.

School Districts, 19, 107, 135, 394.

School Lands, 19.

Scire Facias, 520.

Set-off and Counterclaim, 107, 414, 462.

Sheriffs, 480.

Slander, 107, 175, 196, 216, 373, 441, 462.

Sodomy, 373. Specific Performance, 59, 80, 107, 108, 135, 156, 254, 274, 374, 394, 434, 480, 516; contract for sale of land, 59, 135; sale of stock, 374; statute of frauds, 135, 156.

State, 108. State Auditor, 59.

Statute, 40, 59, 126, 150, 175, 274, 520; construction, 40, 175; examination of legislative journal, 59.

Supplementary Proceedings, 294.

Taxation, 19, 40, 80, 107, 135, 156, 175, 196, 234, 254, 294, 313; 334, 374, 414, 441, 462, 480, 520; abstract books, 80; as sessment, 294; board of equalization, 441; debts due corporations, 175; foreclosure of lien, 135; seat in stock exchange, 313.

Tax Deed, 19, 156, 462.

Tax Lien, 294.

Tax Sale, 19, 40, 176, 294, 374, 414, 442, 480, 500; redemption of homestead, 176.

Tax Title, 40, 156, 354, 414, 520.

Telegraph Company, 19, 135, 176, 234, 254, 274, 354, 394, 414, 442, 480, 500; damages, 254; delay, 135, 234; mental anguish, 234; negligence, 176.

Tenancy in Common, 107, 294, 354, 442.

Tenants in Common, 53.

Tender, 107; pledge, 20. Theft, 76, 270.

Towns, 374, 500.

Township, 135.

Trade mark, 59, 196, 334, 442.

Trade Name, 314.

Trespass, 20, 156, 176, 216, 254, 328, 394, 520.

Trespass to Try Title, 107, 196, 234.

Trial, 55, 59, 80, 107, 156, 274, 314, 334, 442, 462, 520; action on note, 59; cross-examination, 274; exhibiting injured arm to jury, 80; instructions, 314; juror, 530; misconduct]of]jury, 156, 334.

Trover, 216.

Trusts, 40, 60, 107, 135, 156, 234, 274, 314, 334, 462; following misapplied funds, 274; implied trust, 834; monopolies, 40; resulting trusts, 107, 135, 176, 334.

Trust Deed, 60, 176, 294, 374.

Trust and Trustee, 414, 480.

Trustees, 20, 176.

Unlawful Detainer, 108. Usury, 60, 108, 135, 334.

Vendor and Purchaser, 20, 108, 185, 156, 234, 354, 374, 394,

442, 462; construction of contract, 156. Vendor and Vendee, 36, 40, 80, 108, 216, 234, 334, 442, 462, 480, 500, 520; application of payments, 834; bona fide purchaser, 40.

Vendor's Lien, 108, 152, 216, 234, 414.

Venue, 60, 354.

Verdict, 59. Warehouseman, 40, 136, 294.

Warranty, 196.

Water, 20, 60, 136, 156, 176, 254, 274, 294, 314, 354, 414, 442, 500; diversion, 20; irrigation, 60, 136, 274, 294; milldam, 500; pollution, 354; riparian owner, 442; riparian rights, 254, 500; subterranean stream, 500; sur-

face waters, 176, 254, 414. Water Companies, 136, 414.

Water Course, 80, 156, 520.

Water Rights, 374.

Wife's Separate Estate, 108, 520.

Wills, 20, 40, 60, 80, 108, 186, 156, 176, 196, 216, 234, 254, 274, 294, 814, 334, 854, 374, 394, 414, 442, 462, 480, 500, 520; ambiguity, 60; attestation, 108; charge on estate, 500; charities, 274, 314, 394; construction, 20,60, 80, 136, 156, 284, 314, 374, 442; contest, 136, 254, 274, 442; conversion, 136; creation of trust, 60; defeasible estate, 294; description of devisee, 442; devises, 60, 520; distribution of income, 394; division of residue, 354; erroneous description of land, 136; estate devised, 40, 108; estate given, 374; execution, 520; extrinsic evidence, 254; jurisdiction of federal court, 196; legacies, 314; nature of estate, 20, 156, 254, 294, 414, 480, 500; legacy payable at future date, 136; perpetuities, 176; powers of trustee, 274; power to convey fee, 500; probate of foreign will, 354; property acquired after execution, 176; remainders, 20, 108; residue, 234; revocation by marriage, 196; rule in Shelley's case, 40; spendthrift trust, 334; substitutonal legacy, 314; undue influence, 20; vested es tate, 196; vested interest, 60, 136, 216; vested remainders, 20; vesting of estate, 394; testamentary capacity, 500; testamentary power, 394.

Witness, 20, 60, 77, 80, 98, 108, 136, 156, 176, 216, 234, 254, 274, 314, 374, 414, 462, 480, 500, 520; competency, 254, 274; corroboration, 216; credibility, 520; cross-examination, 20; examination, 374; impeachment, 136, 234, 590; transactions with decedents, 20, 80, 136, 176,

314, 414, 462, 480.

Writ of Error, 40. Wrongful Attachment, 334.





#### LECAL DIRECTORY.

| COLORADO.   |
|---|
| DENVER (R 623 Boston bldg) ROGERS. CUTHBERT & ELLIS               |
| GRAND JUNCTION SAMUEL G. MCMULLIN                                 |
| GEORGIA.  |
| AUGUSTA (830 Broad St.)   |
| PEORIA (Law & Col.). CRATTY BROS., FULLER & GALLUI<br>INDIANA.    |
| RICHMONDJACKSON & STARI   |
| TOPEKA DOBBS & STOKES   |
| WIGHITAJACOB M. BALDERSTON<br>MASSACHUSETTS.                      |
| BOSTON (88 School St.)J. W. PICKERING<br>MISSOURI.                |
| HOLDEN (Law & Col.)CICERO C. CHRISTISON                           |
| KANSAS CITY (849 N. Y. L. bldg.)R. F. PORTER                      |
| NEVADA A. G. MORRISON   |
| SEDALIAJ. H. BOWRON   |
| STEELVILLE (Law & Abstracts) W. H. CLARK                          |
| SPRINGFIELD (Law and Coll.)JOE P. WILSON                          |
| St. Louis (1407 Union Trust bldg.)Jas. L. Hopkins<br>NEW MEXICO.  |
| ALBUQUERQUER. W. D. BRYAN   |
| SANTA FE CATRON, THORNTON & CLANCY<br>OHIO.                       |
| CLEVELAND (286 Sup'r) EVERETT, DELLENBAUGH & WEEL SOUTH CAROLINA. |
| CHARLESTON (Att'ys & Counsellors)SMYTHE & LEE                     |
| CHARLESTON (47 Broad St.)MORDECAL & GADSDEN                       |
| GREENVILLE  |
| AUSTIN (1 & 2 Litten bldg.)Z. T. FULMORE<br>UTAH TERRITORY        |
| SALT LAKE CITYRICHARD B. SHEPARD                                  |

## Cornell University.

SCHOOL OF LAW.

Two years' course leading to the degree of Bachelor of Laws. Graduate course of one year leading to the Master's Degree. Full Resident Faculty and large corps of non-resident lecturers. All University courses open without extra tuition to properly qualified law students. For announcement containing full particulars, address

## INDEX-DIGEST

BEING TO COMPLETE SET, VOLS. 1 TO 30. JANUARY 1, 1874, TO JULY 1, 1890. PRICE \$6. SENT PREPAID ON RECEIPT OF AMOUNT. . . .

## Central Law Journal Company

ST. LOUIS. MO.

## BINDER.

To hold loose numbers of the CEN-TRAL LAW JOURNAL, arranged to hold one volume, twenty-six numbers. Very useful to keep your Law Journals from being lost. Price, \$1.25, Sent post or express prepaid on receipt of amount.

> Central Law Journal Company, ST. LOTTS, MO

#### JUST PUBLISHED.

#### MURFREE

-ON-

### Foreign

# CORPORATIONS.

A discussion of principles of private International Law, and the local statutory regulations applicable to transactions of

# Foreign Companies

WM. L. MURFREE, JR.

Consisting in part of discussion of the following subjects:

The Rule of Comity.

Statutes Regulating Foreign Corporations.

Actions by and against Foreign Corporations.

Federal Jurisdiction of Foreign Corporations.

Power of Foreign Corporations to take and Convey Land.

Stock and Stockholders in Foreign Companies.

Officers and Agents of Foreign Corporations.

Notice of Corporate Powers.

Corporations chartered by Congress.

Consolidation and Dissolution of Foreign Corporations.

Dissolution and Insolvency.

Price, \$4.00. Sent prepaid on receipt of Price.

PUBLISHED AND FOR SALE BY

CENTRAL LAW JOURNAL CO., St. Louis, Mo.

# Elliott's **General Practice**

### TABLE OF CONTENTS.

#### VOLUME I.

Public School Library Facts. 1. Lear

cor 9th & Locust 11. Ascertannia. : Law of the Case. The Theory of the Case. III.

IV.

V. Judges and Judicial Officers.

VI. Jurisdiction.

VII. Choosing the Forum, Remedy and Mode of Trial.

VIII. Time of Bringing the Action.

IX. Precautionary Steps and Incidental Matters.

X. Bringing the Action-Process.

XI. Auxiliary Proceedings.

The Instruments of Evidence.

Questions of Law and Fact. XIII.

Settling Controversies out of Court by Compro-XIV.

XV. Arbitration and Award.

#### VOLUME II.

XVI. Appearance. causes. 20,000 XVII. Continuance, XVIII. Change of Venue. XIX. Impaneling a Jury. XX. The Right to Open and Close. Cases XXI. The Statement of the Case. XXII. Separating and Limiting Number of Wit-Cited nesses.

XXIII. Delivery of the Evidence. XXIV. The Examination-in-Chief. XXV. The Cross-Examination.

2 Large XXVI. The Re-Examination. XXVII. Impeachment of Witnesses. XXVIII. Inspection and View.

Volumes XXIX. The Address to the Jury. XXX. Argument of Questions of Law.

XXXI. Fallacies and Artifices.

Price XXXII. Withdrawing the Case from the Jury. XXXIII. Instructing the Jury.

XXXIV. Special Interrogatories. \$12.00

XXXV. Special Verdicts. XXXVI. The Verdict and its Incidents

XXXVII. Trial and Findings by the Court. Net XXXVIII. Proceedings after Verdict or Finding.

XXXIX. Judgments and Decrees. XL. Preparation for Appeal.

The Bowen-Merrill Co., Indianapolis and Kansas City.

#### From the Green Bag.

The names of its distinguished authors are in themselves a sufficient guaranty of the excellence of this treatise. Starting with the first steps in gathering facts, it follows minutely all the proceedings through the preparation for trial, the conduct of the trial and the preparation for There are appeal. many good suggestions, much valuable advice, and numberless warnings scattered throughout the work, and the lawyer who avails himself of them will be pretty certain never to go astray in the conduct of his

### Judge Thos. A. Cooley.

"Replete with learning and with valuable suggestions. Such a book when I began my practice would have been a convenience as well as a safe guide."

